

Icinga GmbH
Deutschherrnstr. 15-19
90429 Nürnberg

Germany

Phone: +49 911 92885-55 Fax: +49 911 92885-77 Email: info@icinga.com

http://www.icinga.com

Contractual conditions for Icinga GmbH Software Subscriptions

PLEASE READ THIS AGREEMENT CAREFULLY BEFORE USING SOFTWARE FROM ICINGA GMBH ("ICINGA"). BY USING ICINGA SOFTWARE, YOU SIGNIFY YOUR ASSENT TO AND ACCEPTANCE OF THIS AGREEMENT AND ACKNOWLEDGE YOU HAVE READ AND UNDERSTAND THE TERMS. AN INDIVIDUAL ACTING ON BEHALF OF AN ENTITY REPRESENTS THAT HE OR SHE HAS THE AUTHORITY TO ENTER INTO THIS AGREEMENT ON BEHALF OF THAT ENTITY. IF YOU DO NOT ACCEPT THE TERMS OF THIS AGREEMENT, THEN YOU MUST NOT USE THE ICINGA SOFTWARE. THIS AGREEMENT DOES NOT PROVIDE ANY RIGHTS TO ICINGA SERVICES SUCH AS SOFTWARE MAINTENANCE, UPGRADES OR SUPPORT. PLEASE REVIEW YOUR SERVICE OR SUBSCRIPTION AGREEMENT(S) THAT YOU MAY HAVE WITH ICINGA OR OTHER AUTHORIZED ICINGA SERVICE PROVIDERS REGARDING SERVICES AND ASSOCIATED PAYMENTS.

This agreement governs the use of any Icinga software application that includes or refers to this license and any related updates, source code, appearance, structure and organization (the "Programs"), regardless of the delivery mechanism and is subject to the General Terms and Conditions of Business of Icinga GmbH available at https://icinga.com/agreements or, as applicable, another base agreement between you and Icinga or an Icinga authorized distributor.

Icinga may modify this Agreement by posting a revised version at https://icinga.com/agreements, or by providing notice using other reasonable means. If you do not agree to the revised version then, (a) the existing Agreement will continue to apply to Subscriptions you have purchased as of the date of the update for the remainder of the then-current Subscription term; and (b) the revised version will apply to any new purchases or renewals of Subscriptions made after the effective date of the revised version.

1. License Grant

Subject to the following terms, Icinga GmbH ("Icinga") grants to you a perpetual, worldwide license to the Programs (each of which may include multiple software components) pursuant to the applicable Open Source Licenses of each component. Each software component is governed by a license located in the software component's source code that permits you to run, copy, modify, and redistribute (subject to certain obligations in some cases) the software component. This Agreement pertains solely to the Programs and does not limit your rights under, or grant you rights that supersede, the license terms of any particular component. Notwithstanding the foregoing, access to subscription-based services, including but not limited to installation packages for certain software components, requires a valid, paid subscription. For corporate entities, each legal entity must obtain its own subscription or license; a single subscription cannot be shared across multiple entities. If you are acting as a Managed Service Provider (MSP), and you install, resell, or maintain multiple instances of Icinga, each of which is dedicated to a separate end customer, a separate agreement or an appendix to this Agreement must be concluded with Icinga or an Icinga authorized distributor in advance.

2. Intellectual Property Rights

The Programs and each of their components are owned by Icinga and other licensors and are protected under copyright law and other laws as applicable. Title to the Programs and any component, or to any copy or modification shall remain with Icinga and other licensors, subject to the applicable license. The "Icinga" mark, the individual Program marks, and the "Icinga" logo are trademarks or registered trademarks of Icinga and its affiliates in Europe, the U.S. and other countries. This Agreement does not permit you to distribute the Programs using Icinga's trademarks, regardless of whether the Programs have been modified. You may make a commercial redistribution of the Programs only if (a) permitted under a separate written agreement with Icinga authorizing such commercial redistribution or (b) you remove and replace all occurrences of Icinga trademarks and logos. Modifications to the software may corrupt the Programs.

3. Use of Subscription Services

(a) **Scope of Use of Subscription Services.** The Agreement (including pricing) is premised on the understanding that you will access Subscription Services only for your internal use and you agree not to access Subscription Services for any other purpose. Your internal use of Subscription Services may include functionality which is accessible by your users, provided that (i) such use does not include a distribution, sale or resale of any of the Subscription Services, (ii) the primary purpose of such use is to provide a material value added application other than the Subscription Services, (iii) the Subscription Services are supporting Software installed on hardware or cloud instances controlled by you, and (iv) all Subscription Services provided by Icinga will be provided solely to you or third parties acting on your behalf (such as contractors, subcontractors, or outsourcing vendors) and not to your hosted customers. You agree not to provide Subscription Services to, or use them for the benefit of, a third party (such as, using Subscription Services to provide hosting services, managed services, or Internet service provider (ISP) services).

Icinga GmbH Trade Register: Nürnberg
Deutschherrnstr. 15-19 CEO Julian Hein, Bernd Erk
90429 Nürnberg Number: HRB 35189

TAX: VAT-Id: DE 318593083



Icinga GmbH
Deutschherrnstr. 15-19
90429 Nürnberg

Germany

Phone: +49 911 92885-55 Fax: +49 911 92885-77 Email: info@icinga.com

http://www.icinga.com

Subscription Services may be used by third parties acting on your behalf, such as contractors or outsourcing vendors, provided you are fully responsible for the activities and omissions of the third parties acting on your behalf. As described further in Section 5, the limitations in this Section apply only to Icinga's obligations to provide Subscription Services and not to your rights under free and open source software licenses.

(b) **Unauthorized Use of Subscription Services.** You agree not to engage in any unauthorized use of the Subscription Services, which includes: (i) providing Subscription Services (in whole or in part) to third parties, (ii) using Subscription Services in connection with any redistribution of Software or (v) using Subscription Services to support or maintain any non-Icinga Software without purchasing the appropriate quantity of Subscriptions (collectively, "Unauthorized Subscription Services Use").

4. End User and Free and Open Source License Agreements

Nothing in this Agreement is intended to limit your rights to software code under the terms of a free and open source software license, including your rights to use, copy, modify and distribute Software in accordance with such licenses. Engaging in the Scope of Use of Subscription Services and Unauthorized Subscription Services Use is a breach of this Agreement but does not affect your rights under the free and open source software licenses that govern the Software. Upon termination or expiration of this Agreement, you will no longer have access to future Software Maintenance and other Subscription Services, but you will continue to have all of your rights under the free and open source software licenses.

5. Limited Warranty

Except as specifically stated in a separate agreement with Icinga, or a license for a particular component, to the maximum extent permitted under applicable law, the Programs and the components are provided and licensed "as is" without warranty of any kind, express or implied, including the implied warranties of merchantability, non-infringement or fitness for a particular purpose. Icinga warrants that the media on which the Programs and the components are provided will be free from defects in materials and manufacture under normal use. Neither Icinga nor its affiliates warrant that the functions contained in the Programs will meet your requirements or that the operation of the Programs will be entirely error free, appear or perform precisely as described in the accompanying documentation, or comply with regulatory requirements. This warranty extends only to the party that purchases subscription services for the Programs from Icinga and/or its affiliates or an Icinga authorized distributor.

6. Third-Party

- (a) **Third Part Offerings.** In connection with the Software Subscriptions, Icinga may make available, or you may use third party software, services, data, models or operators to enable the software or services of third parties ("Third Party Offerings"). Third Party Offerings are governed by the terms provided by the third parties, and you agree to obtain the necessary rights to use such Third-Party Offerings. Icinga and its licensors and vendors have no obligations or liability with respect to such third party or the Third-Party Offerings. Third Party Offerings are not Icinga Products.
- (b) **Third Party Dependencies.** Icinga shall not be liable for any disruptions, incompatibilities, or loss of access arising from modifications, policy changes, or discontinuation of third-party software, operating systems, or package management systems.

7. Previews and Evaluations

Icinga may offer Preview or Evaluation Subscriptions for trial or evaluation purposes and not for Production Use. Preview or Evaluation Subscriptions may be provided with limited or no support and subject to other limitations. You agree to access Preview or Evaluation Subscriptions only for trial or evaluation purposes and agree not to access these Subscriptions for any other purpose.

8. Developer Subscriptions

Developer Subscriptions are governed by the terms of Icinga's Developer Subscription Program, available at https://icinga.com/subscriptions/developer-subscription/terms. By accessing or using a Developer Subscription, you agree to be bound by the terms set forth in the above Developer Subscription Program Agreement.

9. Production Support

Certain Subscriptions include Production Support. "Production Support" consists of assistance with installation, application testing, usage, problem diagnosis and bug fixes with respect to the specified Software, in each case, for Production Use. Production Support does not include assistance with (i) code development, system design, network design, architectural design, optimizations, tuning recommendations, development or implementation of security rules or policies, (ii) third party software made available with Icinga Software or (iii) preview technologies.

Icinga GmbHTrade Register: NürnbergTAX:Deutschherrnstr. 15-19CEO Julian Hein, Bernd ErkVAT-Id:90429 NürnbergNumber: HRB 35189DE 318593083



Icinga GmbH Deutschherrnstr. 15-19 90429 Nürnberg

Germany

Fax: +49 911 92885-77 Email: info@icinga.com

Phone: +49 911 92885-55

http://www.icinga.com

10. Software Lifecycle

During the life cycle of Software, the scope of Software Maintenance and Support evolves, and, after a period of time, we discontinue Software Maintenance and Support for older versions of Software. The life cycle for Software Maintenance and Support is described at https://icinga.com/subscriptions/support-matrix/ or in applicable Exhibit(s).

11. Subscription Term and Renewal

- (a) **Start date.** Unless otherwise agreed in writing, the initial term of the subscription commences on the date of purchase and remains in effect for the agreed-upon subscription period.
- (b) **Renewal.** Upon expiration or non-renewal, access to subscription-based repositories and modules shall be discontinued.
- (c) **Termination.** Icinga reserves the right to terminate this Agreement upon written notice if the Subscriber breaches any material term of this Agreement, including unauthorized use of subscription services or failure to make timely payments.

12. General

If any provision of this Agreement is held to be unenforceable, the enforceability of the remaining provisions shall not be affected. Exclusive place of jurisdiction for all disputes arising from this contract is Nuremberg, Germany, if the customer is a merchant, a legal entity under public law, a special fund under public law or has no place of jurisdiction in Germany. Furthermore, the client is entitled to sue the customer at his general place of jurisdiction. The law of the Federal Republic of Germany shall apply exclusively to the contracts concluded by the client on the basis of these General Terms and Conditions of Business and to claims of any kind arising from them, excluding the provisions of the Uniform UN Convention on Contracts for the International Sale of Goods (CISG).

Icinga GmbH

Deutschherrnstr. 15-19

90429 Nürnberg

Trade Register: Nürnberg CEO Julian Hein, Bernd Erk Number: HRB 35189 TAX: VAT-Id: DE 318593083